Mr. Donavon Medley #352282. Riverbend Maximum Security Institution. 7475 CockRill BEND Blvd. Nashville, Tn. 37209-1048.

(Sept, 03, 2013.) and 13/

RE:

DONAVON MEDLEY V. T.D.O.C, et al. U.S. Middle District Court No.: 1:12-0192 C.C.A Matter No.: 201300095 Our File No.: 094-140-00

DEAT Honorable Chief Judge WJ. HAYNEB, JR.,

OKOSK These objections to discovery one set for a hussery anseptember 30,2013 at 3:00 pm. The Plaintiff's custodien shall

Please excuse me your honor, but 'Sir i am elated to properly inform you on the Facts out to have recently received two secrets and the secrets out that i have recently received two seperate packages from the defendants attorney "James I. Pente cost of "Pentecost Glenn, Pllc", Enclosing a back door cross-Examination and demands of "Production of Documents Interrogatories" forms of relevance to ouq-12-13 Aforementioned case, as well as questioning me of my personal attachments outside of the relevance of our case.

Attorney 'James Pentecost, sent me a demand of requests first in May of 2013, + Again the arrogant response in objections to my request for the defendant's "Production of Documents 3 Interrogatories "Forms back in return. Your Honor, Firstly i feel that their Attorney Mr. Pentecost, is pursuing the matters of our case outside of your judgement? the professionalism of your court room and it's ruling's. Secondly, 'Mr. Pentecost has mentioned some Allegations that i've never inquired of the defendant's. And Thirdly, due to the notes trecords 'Mr. Pentecost presented shows All of my personal self claims ? Allegations pertaining to this case are factually true... That "yes" true indeed my cellroom Bink fell off the wall onto me twice due to the weak fixtures of Binks caulking? Anchor hooks, causing me to get drenched by the sink the 1st time early that morning while preparing for breakfast. Afterwards i showed the Poo's C/3 asked that the maintenance to come fix my sink, in which without me knowing due to me going to J